United States Patent and Trademark Office UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 04/20/2004 10/709,196 BC-0234-US04 Marlene Bainbridge 3195 24994 08/13/2007 **EXAMINER** GAMBRO, INC PATENT DEPARTMENT DEAK, LESLIE R 10810 W COLLINS AVE ART UNIT PAPER NUMBER LAKEWOOD, CO 80215 3761 MAIL DATE **DELIVERY MODE** 

Please find below and/or attached an Office communication concerning this application or proceeding.

08/13/2007

**PAPER** 

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
		10/709,196	BAINBRIDGE ET AL.		
	Office Action Summary	Examiner	Art Unit		
		Leslie R. Deak	3761		
Period fo	- The MAILING DATE of this communication app	ears on the cover sheet with the	correspondence address		
	• •	VIO CET TO EVOIDE AMONITU	(C) OR THIRTY (20) DAYS		
WHIC - Exten after 9 - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DASIONS of time may be available under the provisions of 37 CFR 1.13 (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be to will apply and will expire SIX (6) MONTHS fror cause the application to become ABANDON	N. imely filed not this communication. ED (35 U.S.C. § 133).		
Status					
1)🖂	Responsive to communication(s) filed on <u>08 F</u>	ebruary 2007.			
<i>,</i> —	·—	action is non-final.			
3)[	Since this application is in condition for allowa				
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	153 O.G. 213.		
Dispositi	on of Claims				
4)	Claim(s) <u>1-26,29-34 and 37-39</u> is/are pending	in the application.			
-	4a) Of the above claim(s) is/are withdrawn from consideration.				
5)🖂	Claim(s) 14,19 and 20 is/are allowed.				
6)⊠	☑ Claim(s) <u>1-8,15-18,21-23,25,26,29-34 and 37-39</u> is/are rejected.				
-	Claim(s) <u>9-13, 24</u> is/are objected to.				
8)[	Claim(s) are subject to restriction and/o	or election requirement.			
Applicati	on Papers	. •			
9)[	The specification is objected to by the Examine	er.			
10)🖂	The drawing(s) filed on 20 April 2004 is/are: a	)⊠ accepted or b)⊡ objected to	by the Examiner.		
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority (	under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the price	ority documents have been recei	ved in this National Stage		
	application from the International Burea				
* See the attached detailed Office action for a list of the certified copies not received.					
Attachmer	nt(s)				
1) 🔯 Notic	ce of References Cited (PTO-892)	4) Interview Summa			
3) 🔲 Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	Paper No(s)/Mail 5) Notice of Informa 6) Other:			

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### **DETAILED ACTION**

# Claim Objections

1. Claims 29-31 are objected to because of the following informalities: the claims depend from a cancelled claim. Claims 29-31 are being interpreted by the examiner as depending from claim 25, not cancelled claim 27. Appropriate correction is required.

### Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-8, 15-18, 22-23, 25-26, 29-34, and 37-39 are rejected under 35 U.S.C. 102(e) as being anticipated by US 7,072,769 to Fletcher-Haynes et al.

The applied reference has a common inventor and assignee with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 102(e) might be overcome either by a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not the invention "by another," or by an appropriate showing under 37 CFR 1.131.

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In the specification and figures, Fletcher-Haynes discloses the apparatus and method as claimed by applicant. With regard to claims 1, 21-23, Fletcher-Haynes discloses a method for extracorporeal blood collection from a patient comprising the steps of using a series of donor characteristics to generate a list of procedure types, selecting a procedure type from the list, and performing the selected procedure by removing, flowing, separating, collecting, and returning blood components to the patient in the manner claimed by applicant (see columns 29-30, 45-46).

With regard to claims 2 and 39, Fletcher-Haynes discloses the step of selecting an appropriate tubing and bag set as a part of the procedure (see column 12, lines 50-59).

With regard to claim 3, Fletcher-Haynes discloses that plasma may be collected after RBC separation (see column 46, lines 44-54).

With regard to claim 4, Fletcher-Haynes discloses that RBC collection may be performed after plasma separation in an embodiment of the procedure (see column 47).

With regard to claims 5-6, Fletcher-Haynes discloses that the extracorporeal blood processing machines may be connected to a central input station 140 such that the entire combination may be categorized as a blood component collection control and information communitication system (see column 29). The input data station accepts patient data and generates a list of apheresis procedures based on entered patient parameters. Therfore, the combined system, including the input station and the collection system, operates as claimed by applicant, meeting the limitations of the claims.

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With regard to claims 7-8 and 15, patient characteristics used in the procedure may comprise donor height/weight, platelet count, and hematocrit (see column 27, line 48 to column 29, line 34).

With regard to claims 16-18, Fletcher-Haynes discloses that the apheresis procedure may comprise single platelets or double platelets (see column 53, lines 45-65).

With regard to claims 37 and 38, Fletcher-Haynes discloses the step of generating a new list of procedures based on changed variables (see column 29, lines 20-62).

Applicant's language in claim 25 appears to be an attempt to invoke 35 USC 112, 6<sup>th</sup> paragraph interpretation of the claims. A claim limitation will be interpreted to invoke 35 U.S.C. 112, sixth paragraph, if it meets the following 3-prong analysis:

- (A) the claim limitations must use the phrase "means for " or "step for; "
- (B) the "means for " or "step for " must be modified by functional language; and
- (C) the phrase "means for " or "step for " must not be modified by sufficient structure, material or acts for achieving the specified function.

In the instant case, applicant appears to have met the limitations set forth in MPEP § 2181, and examiner has turned to the specification for clarification.

In the specification, applicant defines the "means for...," as reproduced above, as a controller that performs the claimed function. Accordingly, the examiner is interpreting

the "means for" passage to encompass such a controller and its equivalents. Equivalent structures may include

- a) those that perform the function specified in the claim,
- b) structures that are not excluded by any specific definition provided in the specification for an equivalent, or
- c) a structural equivalent of the corresponding element disclosed in the specification. See MPEP 2183.

Fletcher-Haynes discloses an apparatus that performs the function specified in the claim (see rejection of claim 1, above). Applicant does not exclude the apparatus and controller disclosed by Fletcher-Haynes as an appropriate equivalent, and the Fletcher-Haynes device is structurally equivalent to the device claimed by applicant. Accordingly, the device disclosed by Fletcher-Haynes anticipates applicant's claimed device.

With regard to claims 25-26, Fletcher-Haynes discloses a method for extracorporeal blood collection from a patient comprising the steps of using a series of donor characteristics to generate a list of procedure types, selecting a procedure type from the list, and performing the selected procedure by removing, flowing, separating, collecting, and returning blood components to the patient in the manner claimed by applicant (see columns 29-30, 45-46). Fletcher-Haynes discloses the step of selecting an appropriate tubing and bag set as a part of the procedure, indicating that the device may use a plurality of tube set options (see column 12, lines 50-59).

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With regard to claims 29-31, patient characteristics used in the procedure may comprise donor height/weight, platelet count, and hematocrit (see column 27, line 48 to column 29, line 34).

With regard to claims 32-34, Fletcher-Haynes discloses that the apheresis procedure may comprise single platelets or double platelets (see column 53, lines 45-65).

# Allowable Subject Matter

- 4. Claims 14, 19, and 20 are allowed.
- 5. Claims 9-13 and 24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 6. The following is a statement of reasons for the indication of allowable subject matter: The prior art fails to disclose or suggest the method claimed by applicant.

With regard to claims 9-14, Fletcher-Haynes discloses the method substantially as claimed by applicant (in particular the steps of using patient parameters to generate a list of component collection procedures, using the generated list to select a collection procedure, and collecting blood according to the selected procedure), but fails to disclose any steps in the procedure concerned with the packing factor of the red blood cells. Since the Fletcher-Haynes reference is commonly owned with the instantly claimed device and method at the time of invention (as stated by applicant's

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representative), the reference is unavailable for use in a 35 USC 103 rejection under the 35 USC 103(c) exception.

With regard to claim 24, Fletcher-Haynes fails to disclose the step of recirculating uncollected components within the apheresis system, along with the other steps and limitations of the claim.

With regard to claims 19-20, Fletcher-Haynes fails to disclose the step of delivering a replacement fluid manipulated by the anticoagulant flow rate as claimed by applicant, along with the other steps and limitations of the claims.

### Conclusion

- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:
  - a. US 6,602,179

Headley et al

- i. Apheresis procedure with replacement fluid including anticoagulant
- 8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leslie R. Deak whose telephone number is 571-272-4943. The examiner can normally be reached on M-F 7:30-5:00, every other Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tanya Zalukaeva can be reached on 571-272-1115. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

TATYANA ZALUKAEVA SUPERVISORY PRIMARY EXAMINER Patent Examiner
Art Unit 3761
6 August 2007

# Notice of References Cited Application/Control No. | Applicant(s)/Patent Under Reexamination BAINBRIDGE ET AL. | Examiner | Art Unit | Page 1 of 1

### **U.S. PATENT DOCUMENTS**

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-6,602,179	08-2003	Headley et al.	494/41
*	В	US-7,072,769	07-2006	Fletcher-Haynes et al.	702/21
	C	US-			
	D	US-			
	E	US-		·	
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	G	US-			
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	L	US-			•
	М	US-			

### **FOREIGN PATENT DOCUMENTS**

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	Z					
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### **NON-PATENT DOCUMENTS**

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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